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6	Facsimile: (310) 388-4869		
7	Attorneys for Defendant HAWAIIAN AIRLINES, INC.		
8	HAWAHAN ARCHILLS, INC.		
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
11	GERONIMO ROMERO; JESSICA ROMERO;) Case No.: 4:20-cv-07583-SBA		
12	G.R., Minor by Guardian Ad Litem, MONICA) NARAG; J.R., Minor by Guardian Ad Litem,) NOTICE OF SETTLEMENT AND		
13	MONICA NARAG; McRYAN DAVID;) REQUEST TO VACATE ALL JANICE DAVID; M.D.; Minor by Guardian Ad) CURRENTLY SET DATES;		
14	Litem, JENNIFER IBE; BRIANA JONES; and) ORDER JOSHUA DAVID,		
15	Plaintiffs,)		
16	vs.		
17	HAWAIIAN AIRLINES, INC., RAYTHEON)		
18	TECHNOLOGIES CORPORATION, IAE INTERNATIONAL AERO ENGINES AG, and)		
19	DOES 1 to 50,		
20	Defendants.		
21			
22	TO THIS HONORABLE COURT, AND ALL PARTIES AND THEIR ATTORNEYS		
23	OF RECORD: PLEASE TAKE NOTICE that Plaintiffs Geronimo Romero, Jessica Romero,		
24	G.R., Minor by Guardian Ad Litem, Monica Narag, J.R., Minor by Guardian Ad Litem, Monica		
25	Narag, McRyan David, Janice David, M.D., Minor by Guardian Ad Litem, Jennifer Ibe, Briana		
26	Jones, and Joshua David's ("Plaintiffs") have reached a provisional settlement with all the		
27	Defendants (collectively, the "Parties") in the above-captioned case. The Parties would like to		
28	avoid any additional expense while they focus efforts on finalizing the settlement, and request		

NOTICE OF SETTLEMENT AND REQUEST TO VACATE ALL CURRENTLY SET DATES CASE NO.: 3:21-CV-02411-SBA

Case 4:20-cv-07583-SBA Document 52 Filed 01/11/22 Page 2 of 3

1	the Court to vacate all currently set dates with the expectation that the settlement will be		
2	consummated within the coming sixty (60) days, allowing for a Joint Stipulation for Dismissal		
3	with prejudice as to all parties to be filed.		
4			
5	Dated: January 6, 2022	Respectfully submitted,	
6		$\mathcal{U} \cap \mathcal{U}$	
7		By: Muth	
8		Richard A. Lazenby Michael Cutler Doug Griffith	
9		VICTOR RANE Attorneys for Defendant HAWAIIAN AIRLINES, INC.	
10		HAWAIIAN AIRLINES, INC.	
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